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Pursuant to a decree made by the Hon. W. J. Robinson, 3rd Judge of the Circuit Court; and per instruction from M. T. Simonton, Esq., Commissioner,

#### On Saturday, the 22d Day of April, '05.

AT THE MAUKA ENTRANCE OF THE JUDICIARY BUILDING

the fee simple lands, leaseholds and other property of the

ROYAL HAWAHAN HOTEL COM-PANY, LIMITED, which will include its lands, both in

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GEN. BLISS COMING.

WASHINGTON, March 22.-Brig- ate conferrees. adier General Tasker H. Bliss, now with the general staff and president of the War College, has been ordered to the same vessel with Secretary Taft. adopted on call of the roll. It is expected that General Bliss will The conferrees on the bi ments in the Philippines.

# COUNTY ACT PASSED

## The Senate Overrides the Governor's Sunday Veto and Passes County Bill on Third Reading.

The Senate passed the County Act on third reading yesterday, and overrode the Governor's veto of the Quinn Sunday law.

By which two pieces of work the Senators contrived to get into the center of the stage and absorb all the lime light there was. The repudiation of the veto came at the morning session of the Chamber, on motion of Senator Woods of Hawaii. It will be remembered that the consideration of the veto, overridden as soon as it was received in the House, was postponed in the Senate until Monday. It was not much of a secret that this postponement was for the reason that Senator Hayselden, who had been called to Maui on legal business, was believed to be friendly to the Quinn measure, and the advocates of a more liberal Sunday feared that without his vote they could not defeat the veto.

There must have been some excellent missionary work in the interest of the Quinn bill done in the meantime, because it was called up by one of its friends with a confidence that could not be mistaken and passed over the veto with one vote to spare in the Senate. The vote of Hayselden, therefore, if he had been present, could neither have saved nor beaten the measure.

The bill goes into effect as soon as it is approved, by its own provisions, and is therefore in effect now. It will, however, be advertised today, which is the last formality. Honolulu, next Sun-80 Sacks Imperial Crown Salt, 1-2 day, will experience the first open Sunday in its history. That is, men may do as they please next Sunday, eat as they please and drink and smoke as they please, but must comport themselves in such fashion as not to interfere with the rights of others. In short, they must be as good on Sunday as they are on any other day in the week.

Having disposed of the Sunday law, the Senators next took up the County Act, and passed that as it came from the Dowsett special committee-in such form, that is, as is hoped will make the act possible of enforcement without running counter to the courts. It now goes back to the House. Whether that body will agree to the Senate amendments remains to be seen. Nobody would even venture to predict what the House might do upon any given meas-

In the House yesterday it was rather a quiet day, with a lot of business done-and something more than the usual amount of oratory during the afternoon session.

## LEGISLATURE --- THIRTY-EIGHTH DAY.

#### THE SENATE.

The Senate yesterday passed the County Act on third reading, and on motion of Palmer Woods took up the Quinn Sunday law on reconsideration, and passed that measure over the Governor's veto. And so it was a kind of a field day, although as Palmer Woods was not present at the afternoon session, the Territorial Democracy may be said not to be committed, officially, to county government.

The Senators straggled in slowly at the morning session, there being only eight members in their seats when the clerk called the roll and began the reading of the minutes.

The proceedings at the morning session, although it was the day set for the passage of the County Act on third reading, and all the Senators knew it, began in much the usual way. Notification was received from the Secretary of the Territory that the Governor had signed House Bills 83 and 84.

#### ROUTINE MATTERS.

The House sent the information that it had failed to concur in the Senate amendments to the bill changing the title of the Registrar of the Territory to Assistant Treasurer, and McCandless Achi and Gandall were appointed Sen-

House Bill 176, the leper hospital bill, was read by title and will have its second reading today.

The Judiciary Committee reported the Philippines. He will leave the favorably on Senate Bill 57 as amend-United States about July 1, sailing on ed by the House, and the report was

The conferrees on the bill to license take command of one of the depart- social clubs reported in favor of the House amendment striking out the pro-

vision that members could buy liquor for their friends, and the report was adopted, thus passing the bill.

#### REPEALING DISCILLING LAWS.

the Senate reported in favor of the reuors. This is Senate Bill 10. The combe relieved of the burden of prosecut-

The report was laid on the table to bill passed second reading and will be read for the third time today.

on the table.

Achi introduced a resolution calling on the Superintendent of Public Works for a copy of the rules of the Honolulu water works. Adopted.

of the Revised Laws of Hawaii. They were read first time by title and re ferred to the Printing Committee. Paris introduced a bill regulating rials by jury and another establishing a high school in Kona, Hawaii. Read first time and referred to the Frinting

of the vote by which consideration of the Governor's veto of the Quinn Sunday law had been postponed until Monday. Reconsideration carried, and with no debate whatever President Isenberg called the roll upon the question as to whether the veto should be overridden and the law passed in despite of it The vote resulted 11 to 3 in favor of passing the law over the veto. Havselden being absent as a witness in the Richardson embezzlement case on trial at Wailuku and so not voting. The vote follows:

Ayes-Achi, Bishop, Brown, Dowsett, Gandall, Isenberg, Kalama, Lane, Mc-Candless, Woods, Hewitt-11. Noes-Dickey, Paris, Wilcox-3,

#### TALK ABOUT DUCKS.

II to 2. This is the bill providing for he examination of court stenographers. Dowsett and Kalama voted against it. Senate Bill 95, providing a license for carrying firearms, and providing also for the protection of game, passed third reading, only Paris voting against

House Bill 132, regulating the manpassed third reading without dissent.

Senate Bin 84, providing for the pro-

tection of game birds and particularly the native wild duck, was taken up on second reading with the report of the Miscellaneous Committee. The committee had recommended striking out the section granting five years' immunity to the Hawaiian wild duck. Dowsett made a strong plea as a sportsman in favor of preserving the native duck. Paris said it was not the hunter but the mongoose that was destroying the native ducks.

Woods explained that he had signed the committee report without reading it, having been busy on other matters. He proposed to vote against the report and would vote for the bill.

President Isenberg called Paris to the chair, and said the native duck was kept from increasing by the mongoose. He thanked God that the Kauai shooting was in the hands of a few. That was the reason there was good shooting on the island. He did not favor the period of immunity.

The committee recommendation then earried and the bill passed second reading. It will be read for the third time

#### THE COUNTY ACT PASSES.

Then, the decks having been cleared, lerk Savidge began the third reading of the County Act, being allowed to sit down and perform the wearisome task. Until the noon recess, and still on beyond that for forty long minutes the clerk read, the Senators watching him and correcting some minor clerical errors in the bill. But there was no attempt at amendment, and no speechmaking. At the conclusion of the reading, at 2:40 p. m., the vote was called and thirteen Senators voted for the bill, Hayselden being on Maui, as before noted, and Palmer Woods, the only Democrat in the Senate, not being in his seat at all during the afternoon

The Senators voting for the County Act, therefore, were Achi, Bishop, Brown, Dickey, Dowsett, Gandall Hewitt, Isenberg, Kalama, Lane, Mc-Candless, Paris and Wilcox.

Senate Bill 99, the Dickey Bill to promote the enforcement of the law, was read for the second time and referred to the Judiciary Committee. Senate Bill 100, to promote sanita-

tion, was read for the second time and referred to the Health Committee. Senate Bill 105, to alter the boundaries of the First Senatorial District, was read for the second time and referred to a special committee from Hawaii consisting of Paris, Brown and

#### TANTALUS PARK REPORT.

From the Tantalus Park Special Committee Dickey submitted the fol-

lowing report: "Your special committee, to which was referred Senate Bill 6, begs leave

"The bill is for the purpose of declaring three tracts in and near Honoonly question is as to their extent. Your committee rode up and inspected sumption and similar diseases. Punchbowl and after weighing all the arguments pro and con is unanimously in favor of the larger proposition in

"There are no government lots re maining on Tantalus which are as desirable as lots in the hands of private parties and which have been in the market for several years without takers. The public should not be deprived of the use as a park of a foot of land

remaining unsold there. "As to Punchbowl, the only ques tion is whether the lower line of the park should be Prospect street and its proposed extensions or whether a strip of land should be left above that street for future buyers six years hence when the lease to the Kapiolani estate expires. After viewing the place your committee does not favor reserving such a strip. The land rises rapidly above Prospect street and the outhouses in the backyards would be a blot on THE "INFALIOUS PUNISHMENTS." the landscape, as seen from the harbor, which would be far from beautiful.

There is no question as to the Beach Park at Waikiki. The only regret is that we will have to wait so long for the leases to expire before it is available. There is not a spot on Waikiki beach that is not controlled by private parties. These lots should be declared parks subject to the leases so that the public may have the benefit of them when they expire.

We recommend the insertion of Sec tion 1, as follows, as to the first two paragraphs:

"Section 1. That certain tract situ ated on Tantalus Heights and bounded as follows: On the northwest by Ka lawahine, on the east by Manoa Valley and on the southeast by a line drawn from Nahuina survey station south 43 degrees east to the edge of Manoa Vailey, as more fully described in C. S. F. and map No. 1584 on file in the government survey office, excepting such portions as are the property

of private parties.' All that certain tract of land situated on Punchbowl Heights, bounded on the south and west by Prospect street and its proposed extensions, on the north and east by Punchbowl drive. as more fully described in C. S. F. and map No. 1323 on file in the government survey office, subject to existing leases and excepting such portions thereof as are now the property of private parties, and that the last two paragraphs pass as in the bill. "With these amendments we recom

nend the passage of the bill." The report was laid on the table to be considered with the bill, and the Senate adjourned.

#### THE HOUSE.

Yesterday was a quiet day in the House of Representatives, for the Sen ate had the center of the stage with the calcium turned full on.

At the opening of the session the Joint Conference Committee on the bill relating to the taxation of social clubs reported in favor of striking out the clause which allowed clubs to supply liquors to guests of members so that under the strict reading of the bill, as passed, a club member will be unable to supply a guest with drinks.

#### The report was adopted. CREMATION BILL.

The Health Committee reported against House Bill 68, "to prohibit the cremation of deceased persons without the consent of the family of the dener of imprisonment for misdemeanor, ceased." It pointed out in the first place that there is nothing in the law House Bills, 52, 65, 90, 117, 142, 144 to define a "family" of the deceased and 169 were read for the second time person. In addition, the report recognized that the sanitary interests of every community may require the cre-

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A rancher who lived on Hawaii Remarked "Lord! the country is dry "But my greater thirst

"Would make matters worse

"If of PRIMO I had no supply." N 36 36

Is a Great Thirst Quencher SOLD EVERYWHERE

arresting the spread of highly epidemic stamps, coupons and the like. lulu as public parks. There is no doubt authorities in the world insist on the on Rep. Rice's bill for costs in equity diseases and that the highest medical of the advisability of such parks, the cremation of the remains of all persons cases, House Bill 107, recommended its who die of leprosy, tuberculosis con- passage with minor amendments. Re-

bill provides a penalty for the mali- amendments. cious cremation of the remains of a de- The Judiciary Committee recom-Health and its agents power to cremate a five-hour Saturday for laborers with the remains of persons who die of in- eight hours' pay.

fectious disease. Forestry reported favorably on the reso. respecting commutation of sentence lution to appropriate \$200 for printing and the bill regarding paroles of pr reports of the Farmers' Institute. The oners. report was adopted.

#### PRICE TOO HIGH.

Secretary Atkinson wrote that the Cox calling for an immediate exp only tender he had received for traus- ture of \$4,000, appropriated for a lating and promulgating the laws of or concrete bridge, in the constru the present session in Hawaiian was of a wooden bridge, grades an at the rate of \$2.73 per page. This he proaches across the Kaukonahua s considered excessive and did not feel Waialua District. The sum of justified in recommending its accept- was appropriated under the loan bill

Bill 153, relating to prisoners other out of their way a mile and a half or than felons, was returned by the Judiciary Committee. The bill is intended to overcome the dimculty arising over the "infamous punishment" decisions labor must be indicted by a grand jury new department, thus practically makand tried by a petit jury in a Circuit ing the institution one between the Court. The new pill would do away with all infamous punishment and would permit all misdemeanors to be tried before a District Magistrate.

Superintendent Holloway wrote that he was consulting with the Attorney General on the matter of the labor employed by L. Vasconcellos, contractor, for the Keauhou-Kailua road and would write more fully on the receipt of the opinion.

#### JUDICIARY HARD AT WORK.

The Judiciary Committee recommend ed the passing of Harris's bill to pre vent the selling or exchanging of property under the representation that

# SHYLOCK

wanted a pound of human | ness proposition." flesh. There are many ation be deferred until tomorrow. Shylocks now, the convalescent, the consumptive, the parently this phase of the question had sickly child, the pale young woman, all want human flesh and they can get it-take of property, real and personal, used in Scott's Emulsion.

Scott's Emulsion is flesh and blood, bone and muscle. It feeds the nerves, strengthens the digestive organs and they feed the whole body.

Scott's Emulsion has been the great giver of human flesh.

We will send you a couple of ounces free.

SCOTT & BOWNE, Chemists, 409-415 Pearl Street. New York. 50c. and \$2,00; all druggists,

mation of deceased persons as means of chances were to be given with trading The Judiciary Committee, reporting

porting on Long's bill for terms of The bill was tabled and a substitute court, House Bill 156, the committee bill presented by the committee. This recommended passage with a few

ceased person and gives the Board of mended the tabling of Broad's bill for The Judiciary Committee recor

The Committee on Agriculture and mended the passage of Hayselden's b

#### BRIDGE WANTED BADLY.

A joint resolution was introduced

of 1903, but was insufficient for a steel or concrete bridge, meanwhile there is no government road between Wahiawa A report strongly favoring House and Waialua and persons have to go else cross private property. A wooden bridge can be built for \$4,000.

Coelho's bill for the establishment of a fire department at Wailuku came up by which it was settled that any per- for third reading. Coelho made an son whose punishment may entail hard amendment, including Kahulur in the two towns. The bill passed.

#### TAXATION BILL.

The House went into Committee of the Whole on the taxation but at the opening of the afternoon session and a fierce argument arose in Hawaiian, which was not translated, between Fernandez, Coelho, Nakuina and a few others over the proposed exemption of the Lunaliho Home. The want of transation was not the fault of Interpreter Wilcox, for the honorable members simply hurled bunches of vowels across the nouse and punctuated them with oangs on their desks.

Patience ceased to be a virtue, and at last Harris rose to a point of order, insisting that he could not listen intelligently to a debate which was not

### A SIMPLE SITUATION.

"As I understand it," said Harris, tax exemption amounts to \$1,000. If the Home has to be taken over by the Shylock was the man who Territory it will cost us about \$12,000 a year. It seems to me a simple busi-

He moved that the further consider-Progress had to be made, he said, otherwise the County Act would fail. Apnot dawned on any one of the lawmakers present and in sheer terror they

ceased their diatribes. The section respecting the exemption the production of sisal fiber, castor oil, vanilla, starch, pineapples and cassava

#### was deferred. RUSHED THEM THROUGH.

Then in rapid succession passed the following sections unamended:

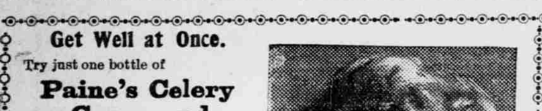
29. Exemption up to \$300. 30. Public notice of returns by as-

Sections 31, 32, 33, 34, 35, 36, 37, 38 and 39, relating to returns and defin-For nearly thirty years ing different businesses and occupa-

> Sections 40, 41, 42, 43, 44, 45, 46, 47 and 48, relating to assessments. The committee rose and reported progress, asking leave to sit again.

> There are still 58 sections to be passed upon. An invitation from High Short Henry to attend the inspection of

police on Sunday morning was fil The House adjourned at 4:05,



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Pittsburg, Pa. No other remedy purifies so gently and so quickly. Paine's Celery Compound is the one remedy that purifies without purging or weakening the system in any way.



The First Bottle of Paine's Celery Compound Helped Her-Brought Back Perfect Health. 

The Ways and Means Committee of peal of the Territorial law forbidding the manufacture of intoxicating liq-

mittee says: "It is the opinion of your committee that permitting the manufacture of liquors in the Territory would be a benefit to the Territory in several ways. It is believed that good liquor can be produced here at as little cost as on the mainland, and sold here would keep in the Territory money which would otherwise go abroad. In the production of liquor real estate is improved and taxable values thereby increased. The Territory would also

ing the manufacturers of illicit liqbe considered with the bill, along with a minority report from Bishop failing to concur in its conclusions. Later the

The Ways and Means Committee re ported adversely on Senate Bill 94, relating to the repeal of the tax on foreign corporations. The bill was laid

Achi introduced four bills amendatory

SUNDAY LAW VETO OVERRIDDEN. And then came the star performance of the morning session, when Senator Palmer woods moved a reconsideration

Absent-Hayselden.

Senate Bill 92, passed third reading

and referred.